

1 Ann Marie Alexander
2 Name and Address
3 P.O. Box 102
4 Alameda, CA 94501

ga
np

FILED

FEB 14 2013

RICHARD W. WIEKING
CLERK, U.S. DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

5 UNITED STATES DISTRICT COURT
6 NORTHERN DISTRICT OF CALIFORNIA

JSC

7 **C 13 0678**

8 Case No. _____

9 Ann Marie Alexander

10 Plaintiff / Petitioner

Document Name:

11 VS.

Compliant

12
13 The United States

14 Defendant / Respondent

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I asked through Fax transmission twice for my Freedom of Information Act File. Enclosed 2 Confirmation statements, dated
 ① October 24, 2012 and
 ② January 31, 2013 along with written request notice of Claim pending and notice to the Senate and Congress, President of the United States & others.
 "Codes" see - last pages of written Claim.

MOTIVES:

I contend the reason why the FBI does not want me to have my Freedom of Information File is threefold:

① Knew there was a tracking device put in my throat in 1957, 55 1/2 years ago, by a Pittsburgh, PA hospital in Co-Conspiracy w/ the FBI, and used said knowledge for their purposes, very creative purposes.

② Upon not mentioning all the creative way the FBI used knowledge of said tracking device inside of me - bounced me through 50 States, as in all the States of the United States making this one huge RICO ACT, of operating a organized criminal activity.

③ All the FBI agents who read my file had knowledge of my STOLEN TWINS 38 years ago out of a Pittsburgh, Pa. Hospital. There is no statute of limitations on stolen children.

NEXT MOVE OF FBI:

① "They" the FBI will contend (as exhibit letter) that they NEVER received said fax's and will be under oath when stating these fake, false reports.

^{claim,}
② That they should not be responsible for what happened 55 years ago, yet acted on this tracking device system.

^{claims,}
③ That they should not be responsible for what happened, 38 years ago, my stolen twins, and the statute of limitations is 2 years, yet knew about it!

NEXT MOVE OF Ann Marie Alexander's

① To have the "Court" force the FBI to disclose my Request for my file, so that I can immediately be introduced to my children - in which I have met my son.

- ② Will re-Claim the San Francisco FBI office for their behavior from KNOWING that I had "Stolen Twins" from a hospital 38 years ago - and did not do anything to correct this situation, or for the tracking device in my throat, violated my Constitutional Rights!
- ③ That the FBI, in their behavior towards me blew up my van engine so that I could not work, by "Samuel the Prophet."
- ④ They had committed postal fraud & tampering w/my mail and ⑤ witness tampering. Also, intruding with my vehicle insurance company, so my van gets towed, harming me continually mentally, emotionally & physically.
- ⑥ Co-conspired w/a State Supervisor to lie under oath for an investigation of a missing paragraph in a Court Hearing Report to harm my lawsuit against Alameda County Medical Center AKA Highland Hospital, in which, I rescinded. \$555 million dollar claim pending the State of California, already submitted.

- ⑦ Planted "crack" in my van, and put "crack" in some pot that I smoked so that my blood tests will falsely claim that I do crack w/ Armando H. (AKA Rafael or Rafel) as the FBI operative in Co-conspiracy w/ the State. (witness - man in fancy truck who towed my van & was smoking something) LICENSE
PLATE
??865??
- ⑧ Numerous fake, false created reports by the FBI and FBI paid / and not paid operatives to lie under oath, i.e. ROBERT NELSON, and many others.
- ⑨ predicting altered or switched x-rays of my throat to "TAMPER w/ EVIDENCE," and Horse Racing fixing races as yet another example of tampering.
- ⑩ Will consider withdrawing my Claim w/ the State, But will be filing a \$555 million dollar claim against the FBI.
- ⑪ This is a short list but not limited to said incidents and "imagined" other things the FBI will create before I write Claim papers.
- ⑫ Also, file a lawsuit against Robert Nelson, Mechanical engineer & contractor, to disclose said fake, false reports & attempts at murdering me and other murders, which has no statute of limitations.

References:

American Jurisprudence 2d
 Freedom of Information Acts written by:
 Romualdo P. Echavea, J.D.; Jack K. Levin, J.D.;
 Eric C. Surette, J.D.; + Lauren Hunter
 Dietz, J.D.; Eleanor L. Grossman, J.D.;
 and Mary Babb Morris, J.D. of the
 National Legal Research Group, Inc.

IV Requests to Agencies

Under Information Acts

West's Key Number Digest Records (Key) 62

Primacy Authority 5 U.S.C.A. § 552

(Section 404)

① *Building a Better New York Committee v New York State Com'n on Government Integrity*, 138 Misc. 2d 829, 525 N.Y.S. 2d 488 (Sup 1988); *Kooi v. Chu*, 129 A.D. 2d 393, 517 N.Y.S. 2d 601 (3d Dep't 1987).

② Uniform Information Practices Code § 3-103.

③ *Torres v. Attorney General*, 391 Mass., 1 460 N.E. 2d 1032 (1984)

④ A.L.R. Library

West's A.L.R. Digest, Records (Key) 62

A.L.R. Index, Freedom of Information Acts

⑤ Model Codes and Restatements

Uniform Information Practices Code § 2-2102

§ 415 Generally

I was never notified, as by law, 20 days after receipt of my request. But that is because the FBI was planning on using deceit and deception for their response by suggesting "they" never received it!

I learned this deceit and deception, Plan A from Attorney Nalig at Highland Hospital who under oath stated his "Clerk" stamped my claim but never received pages FROM HIS OWN OFFICE!! Transmitted by FAX FROM HIS OWN OFFICE!!

Because of the Criminal intent, RICO act, and kidnapping of 2 children (twins), I am asking the "Court" to acknowledge my request for my Freedom of Information Act File.

① West's Key Number Digest, Records (Key) 62

② What Constitutes "Agency" for Purposes of

Freedom of Information Act (5 U.S.C.A. § 552),
165 A.L.R. 7ed 591

- ③ Who has standing to seek to access to agency information under Freedom of Information Act,
82 A.L.R. 7ed. 248.

(Section 406)

- ① Wellford v Hardin, 315 F. Supp. 768 (D.D.C. 1970).
② Jones v. Schuyler, 321 F. Supp. 628 (D.D.C. 1976), aff'd and remanded, 465 F.2d 608 (D.C. Cir. 1972)
③ National Cable Television Ass'n, Inc. v. F.C.C., 479 F.2d. 183 (D.C. Cir. 1973)

- ④ Am. Jur. Pleading and Practice Forms Request-
For Information - Freedom of Information Act,
Administrative Law. §§ 46, 47; Request Letter -
Under FOIA, Freedom of Information Act §§ 3 to 6;
Request for access letter - Under FOIA and
Privacy Act. Freedom of Information Act § 11.

(Section 402)

- ① U.S.C.A. § 552(a)(3)(A). As to who has
standing under the Federal Freedom of Information
Act (FOIA), see § 490.
② 5 U.S.C.A. § 552(a)(3)(B).
③ 5 U.S.C.A. § 552(a)(3)(C).

- ④ 5 U.S.C.A. § 552(a)(3)(D).
- ⑤ 5 U.S.C.A. § 552(a)(3)(E), referring to 50 U.S.C.A. § 401a(4).
- ⑥ Uniform Information Practices Code § 2-102.
- ⑦ *State ex rel. Richards v. Foust*, 158 Wis. 2d 531, 463 N.W.2d 378 (Ct. App. 1990), decision rev'd on other grounds, records at a prior time does not preclude the right to request them a subsequent time.

FREEDOM ACT § 560, request for information generally and,

FREEDOM ACT § 405-461 administrative appeals, above aggregation of multiple requests.

CODES FOR MOTIVES:

① TRACKING DEVICE INSIDE MY THROAT—

* Violation of my 4th Amendment Rights
 * no warrant - when I was 7 months old to put a tracking device inside of me.

* The Constitutional amendment, ratified with the Bill of Rights in 1791, prohibiting unreasonable searches and seizures and the issuance of warrants without probable cause. Searches & seizures (Key) 23

Thesaurus

Legend: |Synonyms |Related Words |Antonyms

Noun 1. RICO Act - law intended to eradicate organized crime by establishing strong sanctions and forfeiture provisions

|anti-racketeering law, Racketeer Influenced and Corrupt Organizations Act, RICO

|law - legal document setting forth rules governing a particular kind of activity; "there is a law against kidnapping"

|law, jurisprudence - the collection of rules imposed by authority; "civilization presupposes respect for the law"; "the great problem for jurisprudence to allow freedom while enforcing order"



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Copyright © 2013 Farlex, Inc. Source URL: <http://www.thefreedictionary.com/RICO+Act>

- ② RICO ACT - after knowing of a tracking device inside of me - FBI agents in 50 states Co-Conspired, threatened, tampered w/ witnesses, reports, ^{EXTORTIONS} and were involved with all kinds of Created Criminal offenses where ~~where~~ it falls under Racketeer Influenced & Corrupt Organizations Act, In particular
- ① Knowing of the Kidnapping of my Twins from a Pittsburgh, Pa hospital; and
- ② Knowing that I had a tracking device inside of me.

- ③ KIDNAPPING OF MY TWINS OUT OF A PITTSBURGH, PA HOSPITAL 38 YEARS AGO—
 ① West's Key Number Digest, Kidnapping (Key) 12, 13

(Section 15)

- ① 18 U.S.C.A. § 1201.
- ② *Chaturin v U.S.*, 326 U.S. 455, 66 S. Ct. 233, 90 L. Ed. 198 (1946); *U.S. v. Boone*, 959 F.2d 1550 (11th Cir. 1992).
- ③ *U.S. v. Boone*, 959 F.2d 1550 (11th Cir. 1992)
- ④ *U.S. v. Boone*, 959 F.2d (11th Cir. 1992) 1550
- ⑤ *U.S. v. Boone*, 959 F.2d 1550 (11th Cir. 1992)
- ⑥ *U.S. v. Boone*, 959 F.2d 1550 (11th Cir. 1992)
- ⑦ 18 U.S.C.A. § 1201(a)(1)
- ⑧ § 31.
- ⑨ *U.S. v. De La Rosa*, 911 F.2d 985 (5th Cir. 1990)
- ⑩ *U.S. v. De La Rosa*, 911 F.2d 985 (5th Cir. 1990)
- ⑪ *U.S. v. De La Rosa*, 911 F.2d 985 (5th Cir. 1990)

§ 7 Two or more persons as participants in Commission of Crime

- ① West's Key Number Digest, Kidnapping (Key) 10, 31.

(SECTION 7)

- ① *People v. Busby*, 40 Cal. App. 2d 193, 104 P.2d 531 (3rd Dist. 1940)
- ② *People v. Chessman*, 38 Cal 2d 166, 238

- P. 2d 1001 (1951) overruled in part by *People v. Daniels*, 71 Cal. 2d 1119, 80 Cal. Rptr. 89 459 P. 2d 225, 43 A.L.R. 3d 677 (1969), *People v. Pettiti*, 337 Pll. 625, 169 N.E. 749 (1929); *Hardie v. State*, 140 Tex. Crim. 368, 144 S.W. 2d. 571 (1940).
- ③ *Dooch v. U.S.*, 82 F.2d 534 (C.C.A. 10th Cir. 1936)
- ④ *Carpenter v. U.S.*, 264 F. 2d 565 (4th Cir. 1959)
- ⑤ *People v. Pettiti*, 337 Pll. 625, 169 N.E. 749 (1929)
- ⑥ *People v. Simpson*, 66 Cal. App. 2d 319, 152 P. 2d. 339 (2d Dist. 1944); *Keith v. State*, 12 Fla. 432, 163 So 884 (1935).

*As to aiders and abettors, generally see Am. Jur. 2d., Criminal Law § 206.

- ⑦ *Skelly v. U.S.*, 76 F.2d. 483 (C.C.A. 10th Cir. 1935); *Hardie v. State*, 140 Tex. Crim. 368, 144 S.W. 2d. 571 (1940)

*As to accessories after the fact, see Am. Jur. 2d., Criminal Law § 209.

- ⑧ *State v. Scott*, 250 Kan. 350, 827 P.2d 733 (1992).
- ⑨ *State v. Scott*, 250 Kan. 350, 827, P. 2d. 7
- ⑩ *U.S. v. Broadwell*, 870 F. 2d. 594 (11th

Cir. 1989).

- ⑪ People v. Utterans, 55 Ill. App. 3d, 306, 13 Ill. Dec 53, 370 N.E. 2d 1080 (1st Dist. (1977))

§ 11 When Crime is Complete, continuing nature of offense

* Since kidnapping involves the elements of unlawful detention, it is a continuing crime. - it is continuously committed as long as the unlawful detention of the kidnapping person lasts. The crime of kidnapping, under the federal kidnapping statute, is a continuing offense.

(Section 11)

- ① State v. Evans, 72 Idaho 458, 243 P. 2d 975 (1952)
 ② U.S. v. Hughes, 716 F.2d 234 (4th Cir. 1983)
 (applying 18 U.S.C.A. § 1201(a), discussed generally, in § 31.

* As to the elements of kidnapping, generally, see §§ 22 to 30.

③ § 42.

- ④ U.S. v. Garcia, 854 F.2d 340 (9th Cir. 1988)
 ⑤ People v. La Marca, 3 N.Y. 2d 452, 165

N.Y.S. 2d. 753, 144 N.E. 2d. 420 (1957).

6. § 14.

7. § 30.

* INTERSTATE, transported across a state boundary failure to release the victim within 24 hours after they were kidnapped / carried away...

West's Key Number Digest; Kidnapping (Key) 12¹³

Primary Authority

18 U.S.C.A. §§ 351, 956, 1751, 1201, 1202, 1203

22 U.S.C.A. § 2715a.

28 U.S.C.A. § 1738A.

42 U.S.C.A. §§ 5791 to 5791d, 5792, 5792a,
11601 to 11611

A.L.R. Library

West's A.L.R. Digest, Kidnapping §§ 12, 13
A.L.R. Index, ~~Abduction~~ Abduction and
Kidnapping

(Section 14)

① 18 U.S.C.A. § 1201(a)(1),

② 18 U.S.C.A. § 1201(a)(2),

③ 18 U.S.C.A. § 1201(a)(3).

§ 24 Effect of distance of removal or duration or place of detention

① *Lange v. Young*, 869 F.2d. 1008 (7th Cir. 1989)
West v. US, 599 A.2d. 788 (D.C. 1991)

State v. Zimmerman, 251 Kan. 54, 833 P.2d. 925 (1992).

② *Dunn v. State*, 486 N.W. 2d. 428 (Minn. 1992)

③ *State v. Zimmerman*, 251 Kan. 54, 833 P.2d. 925 (1992).

Com. v. Dekonietz, 425 Pa. Super. 83, 624 A.2d. 515 (1993)

④ § 21

⑤ *People v. Jones*, 108 Cal. App. 4th 455, 133 Cal. Rptr. 2d. 358 (4th Dist. 2003)

§ 26 Secrecy; Concealment; Deception (Section 26)

① *Newton v. State*, 540 So. 2d. 800 (Ala. Crim. App. 1988); *Khaalis v. US*, 408 A.2d. 313 (D.C. 1979); *State v. Wallace*, 259 IOWA 765, 145 N.W. 2d. 615 (1966); *Buckley v. State*, 223 So. 2d. 524 (Miss.) 1969.

People v. Phillips, 112 Mich. App. 98, 315 N.W. 2d. 868 (1982), judgment aff'd, 421 Mich. 375, 365 N.W. 2d 692 (1984).

② §§ 22, 23

③ *Miller v. State*, 233 So. 2d. 448 (Fla. Dist. Ct. App. 1st Dist. 1970); *People v.*

Siepeke, 195 Ill. App. 3d. 135, 141 Ill. Dec. 833, 551 N.E. 2d 1361 (2d Dist. 1990); State v. Wier, 506 S.W. 2d 437 (Mo. 1974); State v. Johnson, 549 S.W. 2d 627 (Mo. Ct. App. 1977).

④ § 25.

⑤ Bell v. State, 847 So. 2d. 558 (Fla. Dist. Ct. App. 3d. Dist. 2003), 859 So. 2d. 513.
§ 26.

⑥ § 25.

⑦ §§ 22, 23

⑧ § 27

⑨ § 29

⑩ People v. Bishop, 1 Ill. 2d. 60, 114 N.E. 2d 566 (1953); State v. Berry, 200 Wash 495, 93 P. 2d. (782) 1939.

⑪ State v. Lacroschus, 96 N.H. 76, 70 A. 2d. 203 (1950).

⑫ Bedford v. State, 589 So. 2d 245 (7/4 1999).

⑬ State v. Lacroschus, 96 N.H. 76, 70 A. 2d. 203 (1950).

§ 31 Kidnapping; conspiracy to kidnap

§ 32. Kidnapping; Knowledge & Intent

§ 41. Time within which prosecution must be instituted.

TRANSMISSION VERIFICATION REPORT

16 48

TIME : 10/24/2012 11:36
NAME : OFFICE DEPOT
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TEL : 5105340810
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SENDER AGREES NOT TO USE THIS FAX TO: (I) TRANSMIT MATERIAL WHOSE TRANSMISSION IS UNLAWFUL, HARASSING, LIBELOUS, ABUSIVE, THREATENING, HARMFUL, VULGAR, OBSCENE, PORNOGRAPHIC OR OTHERWISE OBJECTIONABLE; (II) CREATE A FALSE IDENTITY, OR OTHERWISE ATTEMPT TO MISLEAD OTHERS AS TO THE IDENTITY OF THE SENDER OR THE ORIGIN OF THIS FAX; (III) POST OR TRANSMIT ANY MATERIAL THAT MAY INFRINGE THE COPYRIGHT, TRADE SECRET, OR OTHER RIGHTS OF ANY THIRD PARTY; (IV) VIOLATE ANY FEDERAL, STATE OR LOCAL LAW IN THE LOCATION, OR (V) CONDUCT ACTIVITIES RELATED TO GAMBLING, SWEEPSTAKES, RAFFLES, LOTTERIES, CONTESTS, PONZI SCHEMES OR THE LIKE.

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First Page
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833-071

First Page
Long Distance Fax



833-081

First Page
International Fax



833-191

Additional
Local Fax



456-687

Additional
Long Distance Fax



833-091

Additional
International Fax



833-201

Here is my Claim presented to Division Council today
Here is my request for my Freedom of Information Act
I claim my inheritance - I want my RING.
Since, the President of the United States didn't know
any truck drivers, but knew my son - I ask if there
could be any -
other ~~arrangement~~
arrangement for me to get
the Ring -
(2 Carat D
flawless)
The Wolf

CLAIM FOR DAMAGE, INJURY, OR DEATH		INSTRUCTIONS: Please carefully read instructions on the reverse side and supply information requested on both sides of this form. Use additional sheet(s) if necessary. See reverse side for additional instructions.		FORM APPROVED OMB NO. 1105-0008	
1. Submit to Appropriate Federal Agency: FEDERAL BUREAU OF INVESTIGATION 450 GOLDEN GATE AVENUE, 13TH FLOOR SAN FRANCISCO, CA 94102-9523 ATTN: PLS KENNEY, LEGAL UNIT		2. Name, address of claimant, and claimant's personal representative if any. (See instructions on reverse). Number, Street, City, State and Zip code. Ann Marie Alexander P.O. Box 102 Alameda, CA 94501			
3. TYPE OF EMPLOYMENT <input type="checkbox"/> MILITARY <input checked="" type="checkbox"/> CIVILIAN	4. DATE OF BIRTH 7/26/57	5. MARITAL STATUS Single	6. DATE AND DAY OF ACCIDENT 1974 & 38 years	7. TIME (A.M. OR P.M.) later	
8. BASIS OF CLAIM (State in detail the known facts and circumstances attending the damage, injury, or death, identifying persons and property involved, the place of occurrence and the cause thereof. Use additional pages if necessary). This is a NEW claim, to any claim previously submitted. Upon the American federal government using superstition & numerology came up with it					
9. PROPERTY DAMAGE NAME AND ADDRESS OF OWNER, IF OTHER THAN CLAIMANT (Number, Street, City, State, and Zip Code). N/A					
BRIEFLY DESCRIBE THE PROPERTY, NATURE AND EXTENT OF THE DAMAGE AND THE LOCATION OF WHERE THE PROPERTY MAY BE INSPECTED. (See instructions on reverse side). my "heart" and all my potential was broken!					
10. PERSONAL INJURY/WRONGFUL DEATH STATE THE NATURE AND EXTENT OF EACH INJURY OR CAUSE OF DEATH, WHICH FORMS THE BASIS OF THE CLAIM. IF OTHER THAN CLAIMANT, STATE THE NAME OF THE INJURED PERSON OR DECEDENT.					
11. WITNESSES NAME ADDRESS (Number, Street, City, State, and Zip Code) Dr. Nicholas Pirnia - Last seen at Highland Hospital Dr. Stone - Walnut Creek doctor, last seen @ Concord & market					
12. (See instructions on reverse). AMOUNT OF CLAIM (In dollars)					
12a. PROPERTY DAMAGE N/A	12b. PERSONAL INJURY my "heart" & all my potential	12c. WRONGFUL DEATH	12d. TOTAL (Failure to specify may cause forfeiture of your rights). \$500 million Do		
I CERTIFY THAT THE AMOUNT OF CLAIM COVERS ONLY DAMAGES AND INJURIES CAUSED BY THE INCIDENT ABOVE AND AGREE TO ACCEPT SAID AMOUNT IN FULL SATISFACTION AND FINAL SETTLEMENT OF THIS CLAIM.					
13a. SIGNATURE OF CLAIMANT (See instructions on reverse side). Ann Marie Alexander		13b. PHONE NUMBER OF PERSON SIGNING FORM NONE	14. DATE OF SIGNATURE Oct. 24, 2011		
CIVIL PENALTY FOR PRESENTING FRAUDULENT CLAIM The claimant is liable to the United States Government for a civil penalty of not less than \$5,000 and not more than \$10,000, plus 3 times the amount of damages sustained by the Government. (See 31 U.S.C. 3729).		CRIMINAL PENALTY FOR PRESENTING FRAUDULENT CLAIM OR MAKING FALSE STATEMENTS Fine, imprisonment, or both. (See 18 U.S.C. 287, 1001.)			

Number 5 pertaining to Plaintiff, Ann Marie 481
Alfander. Surgically a tracking device was 20
put in me around 1974 when I had my tonsils
removed, approx. 38 years ago. As a result of
this tracking device, the American government,
or some entity has been by my side every
day of my life, violating my Constitutional
Rights as a Citizen of the USA.

Because of the peculiar nature of my
heritage, as I have a blood line to HITLER
and his numerology of 5, plus a Biblical
passage I was informed of this association
on my 55th birthday.

Then as perhaps a Biblical Prophecy is
concerned, my nephew Nate Vukovich recently
had his tracking device installed associated
with this number 5.

Then, to compound my pain and sorrow

of approx. 38 years, I was in a truck stop 482
in Reno, Nevada this past October and I 21
spoke with a man, who looked exactly like
his Uncle John Vukovich, my son! When I
was 17 years old (approx.) I started bleeding
& the hospital told me I miscarried, when
in fact the federal government STOLE my
son. What is his name?

My next claim will be full of the grief
& sorrow that words can not explain.

I ask the Court to set a precedence of
\$500 million dollars, as I do believe there
is NO case similar. Thank you,

Jann Marie Alexander

ACTUAL

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FBI Records: Freedom of Information/Privacy Act

Home • FBI Records/FOIA • Sample FBI FOIA Request Letter

FBI FOIA Request Letter

Instructions

- Please provide a detailed description. For example, if requesting records on Saddam Hussein, you could write: Saddam Hussein, who served as president of Iraq from 1979 until 2003.
- If your request is for information concerning a deceased individual, you must provide proof of death. Acceptable forms of proof of death include: obituaries, death certificates, recognized sources that can be documented, written media, *Who's Who in America*, an FBI file that indicates a person is deceased, date of birth is 100 years or greater, or Social Security Death Index page.
- If you wish to include additional specific information, attach another sheet of paper to this letter.
- Options for sending your request: mail to the address listed below, fax to (540) 868-4391/4997, or e-mail to foiparequest@ic.fbi.gov.

Letter

Date:

October 24, 2012

FBI

Record/Information Dissemination Section

Attn: FOIPA Request

170 Marcel Drive

Winchester, VA 22602-4843

Dear FOIA Officer:

This is a request under the Freedom of Information Act.

Date range of request:

Since 1957, my BIRTH to present day, 2012.

Description of Request:

All information pertaining to me and my son.

Please search the FBI's indices to the Central Records System for the information responsive to this request related to:

Ann Marie Alepander "Ann Vukovich"
Kitter and Wagner Blood line.

I am willing to pay up to \$[] for the processing of this request. Please inform me if the estimated fees will exceed this limit before processing my request.

I am seeking information for personal use and not for commercial use.

Thank you for your consideration,

Ann Marie Alepander
Oct. 24, 2012

FOIA Index

FOIA Home

Contact Us

Records Available Now

- Hot Topics
- The Vault | Alphabetical List
- Check Status of Your FOIPA Request
- FBI Headquarters Reading Room

Records Available by Request

- Overview
- Sample FOIA Request Letter
- U.S. Department of Justice Form 361, Certification of Identity (pdf)

What Happens After Making a Request

- How Long It Takes to Receive Information
- What You Will Receive
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Understanding FBI Records

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- FBI File Classification List
- FBI Privacy Act Systems
- Privacy Impact Assessments

Prepublication Review Office

Resources

- Code of Federal Regulations for FOIA
- U.S. Department of Justice FOIA website
- U.S. Department of Justice Reference Guide
- U.S. Department of Justice Privacy & Civil Liberties website

→ Ann Marie Alepander
AKA Ann Vukovich

"Ann Vukovich"
Kitter and Wagner Blood line. My son, what is his name?

☺ ♥ ♫
please love Harmony

ACTUAL

Case3:13-cv-00678-JSC Document1 Filed02/14/13 Page24 of 31

Name: Ann Marie Alexander AKA Ann Vukovich

Title (optional): "The Wolf"

Business (if applicable): _____

Street Address: P.O. Box 102

City/State/ZIP Code: Alameda, CA 94501

Country (if applicable): USA

Telephone (optional): NONE

E-mail (optional): NONE

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Close

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VISITOR INFORMATION

TODAY'S DATE: Oct. 24, 2012 TIME: _____ a.m. / p.m.NAME: Ann Marie AlexanderADDRESS: P.O. Box 102
Alameda, CA 94501TELEPHONE: NONEDRIVER'S LICENSE/ID NUMBER: D 48 36828SOCIAL SECURITY NUMBER: 197-48-1281DATE OF BIRTH: 7/26/57HAVE YOU HAD PREVIOUS CONTACT WITH THE FBI: ☒ YES ☐ NO

PLEASE BRIEFLY DESCRIBE THE NATURE OF THE MATTER WHICH YOU WISH TO BRING TO OUR ATTENTION. THE FEDERAL BUREAU OF INVESTIGATION IS STRICTLY A FACT-GATHERING AGENCY WHICH INVESTIGATES VIOLATIONS OF CERTAIN FEDERAL STATUTES AS PRESCRIBED BY LAW.

- ① I came to get the Claim form to fill out.
 - ② Give you my last "beheaded message"
 - ③ Can take my telephone w/pictures and cryptic message of 5 pictures
 - ④ Will be stamping the Claim form "Now"
- Love, Peace + Harmony

////////////////////

OFFICE USE ONLY

DUTY AGENT CONTACTED: _____

In order that subrogation claims may be adjudicated, it is essential that the claimant provide the following information regarding the insurance coverage of the vehicle or property.

15. Do you carry accident insurance? ☐ Yes If yes, give name and address of insurance company (Number, Street, City, State, and Zip Code) and policy number. ☐ No

N/A

16. Have you filed a claim with your insurance carrier in this instance, and if so, is it full coverage or deductible? ☐ Yes ☐ No 17. If deductible, state amount.

N/A

N/A

18. If a claim has been filed with your carrier, what action has your insurer taken or proposed to take with reference to your claim? (It is necessary that you ascertain these facts).

N/A

19. Do you carry public liability and property damage insurance? ☐ Yes If yes, give name and address of insurance carrier (Number, Street, City, State, and Zip Code). ☐ No

N/A

INSTRUCTIONS

Claims presented under the Federal Tort Claims Act should be submitted directly to the "appropriate Federal agency" whose employee(s) was involved in the incident. If the incident involves more than one claimant, each claimant should submit a separate claim form.

Complete all items - Insert the word NONE where applicable.

A CLAIM SHALL BE DEEMED TO HAVE BEEN PRESENTED WHEN A FEDERAL AGENCY RECEIVES FROM A CLAIMANT, HIS DULY AUTHORIZED AGENT, OR LEGAL REPRESENTATIVE, AN EXECUTED STANDARD FORM 95 OR OTHER WRITTEN NOTIFICATION OF AN INCIDENT, ACCOMPANIED BY A CLAIM FOR MONEY

Failure to completely execute this form or to supply the requested material within two years from the date the claim accrued may render your claim invalid. A claim is deemed presented when it is received by the appropriate agency, not when it is mailed.

If instruction is needed in completing this form, the agency listed in Item #1 on the reverse side may be contacted. Complete regulations pertaining to claims asserted under the Federal Tort Claims Act can be found in Title 28, Code of Federal Regulations, Part 14. Many agencies have published supplementing regulations. If more than one agency is involved, please state each agency.

The claim may be filed by a duly authorized agent or other legal representative, provided evidence satisfactory to the Government is submitted with the claim establishing express authority to act for the claimant. A claim presented by an agent or legal representative must be presented in the name of the claimant. If the claim is signed by the agent or legal representative, it must show the title or legal capacity of the person signing and be accompanied by evidence of his/her authority to present a claim on behalf of the claimant as agent, executor, administrator, parent, guardian or other representative.

If claimant intends to file for both personal injury and property damage, the amount for each must be shown in item number 12 of this form.

DAMAGES IN A SUM CERTAIN FOR INJURY TO OR LOSS OF PROPERTY, PERSONAL INJURY, OR DEATH ALLEGED TO HAVE OCCURRED BY REASON OF THE INCIDENT. THE CLAIM MUST BE PRESENTED TO THE APPROPRIATE FEDERAL AGENCY WITHIN TWO YEARS AFTER THE CLAIM ACCRUES.

The amount claimed should be substantiated by competent evidence as follows:

- (a) In support of the claim for personal injury or death, the claimant should submit a written report by the attending physician, showing the nature and extent of the injury, the nature and extent of treatment, the degree of permanent disability, if any, the prognosis, and the period of hospitalization, or incapacitation, attaching itemized bills for medical, hospital, or burial expenses actually incurred.
- (b) In support of claims for damage to property, which has been or can be economically repaired, the claimant should submit at least two itemized signed statements or estimates by reliable, disinterested concerns, or, if payment has been made, the itemized signed receipts evidencing payment.
- (c) In support of claims for damage to property which is not economically repairable, or if the property is lost or destroyed, the claimant should submit statements as to the original cost of the property, the date of purchase, and the value of the property, both before and after the accident. Such statements should be by disinterested competent persons, preferably reputable dealers or officials familiar with the type of property damaged, or by two or more competitive bidders, and should be certified as being just and correct.
- (d) Failure to specify a sum certain will render your claim invalid and may result in forfeiture of your rights.

PRIVACY ACT NOTICE

This Notice is provided in accordance with the Privacy Act, 5 U.S.C. 552a(e)(3), and concerns the information requested in the letter to which this Notice is attached.

A. **Authority:** The requested information is solicited pursuant to one or more of the following: 5 U.S.C. 301, 28 U.S.C. 501 et seq., 28 U.S.C. 2671 et seq., 28 C.F.R. Part 14.

- B. **Principal Purpose:** The information requested is to be used in evaluating claims.
- C. **Routine Use:** See the Notices of Systems of Records for the agency to whom you are submitting this form for this information.
- D. **Effect of Failure to Respond:** Disclosure is voluntary. However, failure to supply the requested information or to execute the form may render your claim "invalid."

PAPERWORK REDUCTION ACT NOTICE

This notice is solely for the purpose of the Paperwork Reduction Act, 44 U.S.C. 3501. Public reporting burden for this collection of information is estimated to average 6 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the Director, Torts Branch, Attention: Paperwork Reduction Staff, Civil Division, U.S. Department of Justice, Washington, DC 20530 or to the Office of Management and Budget. Do not mail completed form(s) to these addresses.

DEPOT

FAX: 415-553-7674

DATE: JANUARY 31, 2012

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TO: The President of the United States, Mr. Bill Clinton, CIAMrs. Hilary Clinton, FBI, Division Council, HomelandSecurity, Senators: Mark Begich & Lisa MurkowskiSenators: Jeff Sessions & Richard Shelby; (AL), JohnBoozman & Mark Pryor; (AR), Jeff Flake & JohnMcCain; (AZ), Barbara Boxer & Dianne Feinstein;(CA), Michael Bennet & Mark Udall; (CO), RichardBlumenthal & Christopher Murphy; (CT), ThomasCarper & Christopher Coons; (DE), Bill Nelson &Marco Rubio; (FL), Shelby Chambliss & JohnnyIsakson; (GA), Mazie Hirono & Brian Schatz; (HI),Chuck Grassley & Tom Harkin; (IA), Mike Crapo &James E. Risch; (ID), Mark Kirk & Richard Durbin;Joe Donnelly & Daniel Coats; (IN), Jerry Moran &Pat Roberts; (KS), Rand Paul & Mitch McConnell; (KMary L. Landrieu & David Vitter; (LA), ElizabethWarren & John F. Kerry; (MA), Benjamin L. CardinBarbara A. Mikulski; (MD), Susan M. Collins &Angus S. King, Jr.; (ME), Carl Levin & DebbieStabenow; (MI), Martin Heinrich & Tom Udall; (NRoy Blunt & Claire McCaskill; (MO), Amy Klobuchar& Al Franken; (MN), Thad Cochran & Roger F. Wicker; (MS)

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FAX TRANSMISSION

5. Max Baucus + Jon Tester; (MT), Ray R. Hagan +
Richard Burr; (NC), Heidi Heitkamp + John
Hoewen; (ND), Mike Johanns + Deb Fischer; (NE)
Kelly Ayotte + Jeanne Shaheen; (NH), Frank R
Lautenberg + Robert Menendez; (NJ), Dean
Heller + Harry Reid; (NV), Kirsten E. Gillibrand
+ Charles E. Schumer; (NY) Sherrod Brown +
Robert Portman; (OH), James M. Inhofe + Tom Coburn
(OK), Jeff Merkley + Ron Wyden; (OR), Robert P.
Casey, Jr. + Patrick J. Toomey; (PA), Jack Reed +
Sheldon Whitehouse; (RI), Lindsey Graham +
Jim Scott; (SC), Tim Johnson + John Thune; (S.D.),
Lamar Alexander + Bob Corker; (TN), Ted Cruz
+ John Cornyn; (TX), Orin G. Hatch + Mike
Lee; (UT), Mark R. Warner + Tim Kaine; (VA),
Patrick J. Leahy + Bernard Sanders; (VT), Patty
Murray + Maria Cantwell; (WA), Ron Johnson +
Sammy Baldwin; (WI), John D. Rockefeller +
Joe Manchin III; (WV), and Michael B. Enzi +
John Barrasso; (WY). AND THE ENTIRE
 CONGRESS



U.S. Department of Justice

Federal Bureau of Investigation

Office of the Chief Division Counsel

San Francisco, CA 94102-9523

450 Golden Gate Avenue, 13th Floor

December 20, 2012

Ann Marie Alexander
P.O. Box 102
Alameda, CA 94501

Re: FBI File 197C-SF-A2626510

Dear Ms. Alexander:

The Office of the Chief Division Counsel, San Francisco Division, Federal Bureau of Investigation (FBI) has carefully reviewed your claim which you submitted in person at our San Francisco office.

You claim that the federal government should pay five hundred million dollars for the alleged violation of your rights which took place in 1974 and the following 38 years. You claim was that a tracking device was inserted when you had your tonsils removed. You state that there is no case similar.

In reviewing your claim in the light of the statute and your stated facts, the FBI must deny your claim inasmuch as there is a two year statute of limitations for filing a claim under the Federal Tort Claims Act pursuant to 28 United States Code section 2672.

Federal Regulations (28 Code of Federal Regulations section 14.9(b) provide a procedure for a written request for reconsideration of our decision upon your submission of any additional facts or legal references that you think would support your claim. You must submit the request for reconsideration within six months of the date of this letter.

Sincerely,

BRENDA M. ATKINSON
Chief Division Counsel

BMA:mak

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U.S. Department of Justice

Federal Bureau of Investigation

In Reply, Please Refer to
File No. 197A-SF-149382

450 Golden Gate Avenue
13th Floor
San Francisco, CA 94102
415 553 7403
May 23, 2012

Ann Marie Alexander
P.O. Box 102
Alameda, CA 94501

RE: SF-95 dated 05/21/2012

Dear Ms. Alexander:

Enclosed please find your recently submitted SF-95, Claim for Damage, Injury, or Death. We are returning the form so you can complete box 12d, the total amount you are claiming. The claim cannot be reviewed until a "sum certain" is noted in Box 12d.

When you have done so, please return the form to:

Chief Division Counsel
Federal Bureau of Investigation
450 Golden Gate Avenue, 13th Floor
San Francisco, CA 94102
Attn: PLS Mary Ann Kenney.

Should you have any questions, please call PLS Kenney at (415) 553-7403.

Sincerely,

BRENDA M. ATKINSON
Chief Division Counsel

By: *Mary Ann Kenney*
Mary Ann Kenney
Paralegal Specialist

Encl.

CLAIM FOR DAMAGE, INJURY, OR DEATH		INSTRUCTIONS: Please read carefully the instructions on the reverse side and supply information requested on both sides of this form. Use additional sheet(s) if necessary. See reverse side for additional instructions.		FORM APPROVED OMB NO. 1105-0008	
1. Submit to Appropriate Federal Agency: <i>Federal Bureau of Investigation Chief Division Counsel 450 Golden Gate Avenue 13th Floor, San Francisco, CA 94102</i>			2. Name, address of claimant, and claimant's personal representative if any. (See instructions on reverse). Number, Street, City, State and Zip code. <i>ANN MARIE ALEXANDER PO. Box 102 ALAMEDA, CA 94501</i>		
3. TYPE OF EMPLOYMENT <input type="checkbox"/> MILITARY <input checked="" type="checkbox"/> CIVILIAN		4. DATE OF BIRTH <i>7/26/57</i>	5. MARITAL STATUS <i>SINGLE</i>	6. DATE AND DAY OF ACCIDENT <i>SEE ATTACHED PAGES</i>	
7. TIME (A.M. OR P.M.) <i>ATTACHED PAGES</i>					
8. BASIS OF CLAIM (State in detail the known facts and circumstances attending the damage, injury, or death, identifying persons and property involved, the place of occurrence and the cause thereof. Use additional pages if necessary). <i>SEE ATTACHED PAGES</i>					
9. PROPERTY DAMAGE					
NAME AND ADDRESS OF OWNER, IF OTHER THAN CLAIMANT (Number, Street, City, State, and Zip Code). <i>SEE ATTACHED PAGES</i>					
BRIEFLY DESCRIBE THE PROPERTY, NATURE AND EXTENT OF THE DAMAGE AND THE LOCATION OF WHERE THE PROPERTY MAY BE INSPECTED. (See instructions on reverse side). <i>SEE ATTACHED PAGES</i>					
10. PERSONAL INJURY/WRONGFUL DEATH					
STATE THE NATURE AND EXTENT OF EACH INJURY OR CAUSE OF DEATH, WHICH FORMS THE BASIS OF THE CLAIM. IF OTHER THAN CLAIMANT, STATE THE NAME OF THE INJURED PERSON OR DECEDENT. <i>SEE ATTACHED PAGES 360 PAGES + OTHER CLAIMS</i>					
11. WITNESSES					
NAME			ADDRESS (Number, Street, City, State, and Zip Code)		
<i>SEE ATTACHED PAGES</i>					
12. (See instructions on reverse). AMOUNT OF CLAIM (in dollars)					
12a. PROPERTY DAMAGE <i>SEE ATTACHED PAGES</i>		12b. PERSONAL INJURY <i>SEE ATTACHED PAGES</i>		12c. WRONGFUL DEATH <i>SEE ATTACHED PAGES</i>	
				12d. TOTAL (Failure to specify may cause forfeiture of your rights). <i>\$1.5 MILLION PLUS RETURN OF ALL PHOTOGRAPHS, MENTAL HEALTH FOR ROBERT NELSON WANT KIND OF POISON WAS HE GIVING ME</i>	
I CERTIFY THAT THE AMOUNT OF CLAIM COVERS ONLY DAMAGES AND INJURIES CAUSED BY THE INCIDENT ABOVE AND AGREE TO ACCEPT SAID AMOUNT IN FULL SATISFACTION AND FINAL SETTLEMENT OF THIS CLAIM.					
13a. SIGNATURE OF CLAIMANT (See instructions on reverse side). <i>Ann Marie Alexander</i>			13b. PHONE NUMBER OF PERSON SIGNING FORM <i>510.207.8568</i>		14. DATE OF SIGNATURE <i>May 21, 2012</i>
CIVIL PENALTY FOR PRESENTING FRAUDULENT CLAIM			CRIMINAL PENALTY FOR PRESENTING FRAUDULENT CLAIM OR MAKING FALSE STATEMENTS		
The claimant is liable to the United States Government for a civil penalty of not less than \$5,000 and not more than \$10,000, plus 3 times the amount of damages sustained by the Government. (See 31 U.S.C. 3729).			Fine, imprisonment, or both. (See 18 U.S.C. 287, 1001.)		